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24 UNITED STATES DISTRICT COURT

25 DISTRICT OF NEVADA

26 ACUITY, A Mutual Insurance Company
27 Plaintiff,
28 vs.
29 CHERYL RIDEOUT CIFUNI, individually;
30 ESTATE OF MIKAYLA ALEXANDRA CIFUNI,
31 deceased; by and through its Special
32 Administrator, CHERYL RIDEOUT CIFUNI and
33 MICHAEL CIFUNI, individually; DOES
34 INDIVIDUALS I through X inclusive and ROE
35 BUSINESS ENTITIES I through X inclusive,
36 Defendants.

37 Case No.: 2:19-cv-01879-GMN-DJA

38 **STIPULATION AND ORDER TO**
EXTEND DEFENDANTS'
OPPOSITION DEADLINE TO
PLAINTIFF'S MOTION TO
COMPEL ANSWERS AND
RESPONSES TO WRITTEN
DISCOVERY [ECF 33]

1 COME NOW Defendants, CHERYL RIDEOUT CIFUNI, individually and as Special
2 Administrator of the Estate of MIKAYLA ALEXANDRA CIFUNI, and MICHAEL CIFUNI,
3 individually, by and through their counsel of record, The Schnitzer Law Firm and the law firm
4 Nettles | Morris, and Plaintiff, ACUITY, by and through their counsel of record, the law firm of
5 Bauman Loewe Witt & Maxwell, hereby submits their Stipulation and Order to Extend
6 Defendants' Opposition deadline to Plaintiff's Motion to Compel Answers and Responses to
7 Written Discovery [ECF 33]. The parties request that Defendants' Opposition Deadline, to
8 Plaintiff's Motion to Compel Answers and Responses to Written Discovery [ECF 33] be extended
9 to September 18, 2020. This stipulation is not made for the purpose of delay or obstruction but is
10 made in good faith.

11 THE SCHNITZER LAW FIRM

12 DATED this 11th day of September 2020

13 BY: _____ /s/ Jordan P. Schnitzer, Esq.
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26 *Attorneys for Defendants*

BAUMAN LOEWE WITT & MAXWELL

DATED this 11th day of September 2020.

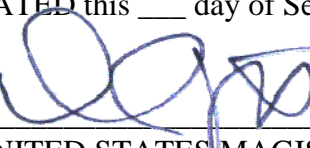
BY: _____ /s/ Michael C. Mills, Esq.

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Attorneys for Plaintiff

ORDER

IT IS SO ORDERED.

DATED this ^{14th day of September 2020.}


UNITED STATES MAGISTRATE JUDGE